

RICH YOUTH CAUGHT AS N. J. WOMEN'S ASSAILANT

TWO SECTIONS—SECTION ONE.

**Brickley Picks
All-American Team
On Sporting Page**

The



World.

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PRICE THREE CENTS

Arbuckle Jury Said to Be Three for Conviction

FRANCE AND GREAT BRITAIN AGREE TO QUIT LAND IN CHINA, JAPAN TO LEAVE SHANTUNG

Agreement on Most Important
Far East Points Made
To-Day at Conference.

JAPAN TO ACCEPT RATIO

Decision Follows Understanding
That Anglo-Japanese
Treaty Must Be Scrapped.

WASHINGTON, Dec. 3 (Associated Press).—Another important point in the Far Eastern discussions of the present conference was won today by China in the committee of powers. Great Britain, Japan and France agreed to retire from the leased territory of Shantung.

Japan representatives, it was said, agreed to give up their leased territory holdings in Shantung and was also reported as offering to discuss retirement from their special territorial privileges in Manchuria.

The offers from Great Britain, Japan and France were said to be contingent on fulfillment of conditions which China was expected to meet. M. Viviani, for France, expressed willingness to retire from Kwan Chow, Wai, the French leased territory.

British spokesmen, it was said, followed with a proffer to give up the British leased territory of Wei Hai Wei.

The committee on Far Eastern questions adjourned until Wednesday because of engagements of delegates and to give time for sub-committees to prepare work for the full committee.

The discussion of disposition of leased territories is expected to be renewed then, with general expectations of an ultimate agreement greatly to the benefit of China and to the increase of her territorial integrity and sovereignty.

WASHINGTON, Dec. 3 (Copyright, 1921, by United Press).—The Anglo-Japanese alliance is scrapped.

The United States, Great Britain, Japan and France enter into an understanding to take the place of the alliance.

Japan, in view of the above conditions, accepts the "5-5-3" naval limitation plan of the United States. These momentous steps in world affairs, the most important that have been taken in the present conference on limitation of armaments, have been virtually decided on by Hughes for the United States, Balfour for Great Britain and Kato for Japan, it was learned to-day on highest authority.

This is a virtual decision, because these steps have been submitted to

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WATERMELONS; SUNFLOWERS, IN TROPICAL JERSEY

Farmer Hoffman Picks Ten
Negro Delights on His Patch
Yissdy.

(See Special to The Evening World.)
CAPE MAY, N. J., Dec. 3.—Jonathan N. Hoffman, a farmer of Fishing Creek, astonished citizens here to-day when he drove into town with ten watermelons that Hoffman said he picked on his farm yesterday. Hoffman says that his watermelon patch was sheltered by cedar trees from the north winds. Washington Leader, a Commissioner of Cape May, bought the ten. Automobileists have been picking sunflowers along the stone harbor boulevard the past week.

CHARTER REVISION COMMISSION SPLITS AT FIRST MEETING

Mayor and Riegelmann Start
Row by Refusing to Take
Qualifying Oath.

CRAIG WIDENS BREACH.

Comptroller Questions Right
of Governor to Designate
Justice Scott Chairman.

The first meeting for organization of the New York Charter Revision Commission at the Hotel Plaza to-day, which was called by Gov. Nathan L. Miller, developed into a row and indications that the commission will be split from the start, with Mayor Hylan, Comptroller Charles L. Craig and Borough President Riegelmann of Brooklyn, the Democratic members of the City Administration holding membership in the commission by virtue of the legislation creating it, forming a minority which will refuse to act with the others on important matters affecting the principle of home rule.

Mayor Hylan and Borough President Riegelmann produced the first symptoms of division by refusing to take the qualifying oath on the ground that they might, by accepting a State office, imperil their standing as city officials. Gov. Miller intimated that he did not share this view, but the Mayor and Mr. Riegelmann, acting on the advice of Corporation Counsel O'Brien, persisted in their refusal to qualify.

Then Comptroller Craig questioned the right of Gov. Miller to designate former Justice Francis M. Scott as Chairman of the commission. He criticized Mr. Scott's professional relations with the Brooklyn Rapid Transit Company and nominated Mayor Hylan for Chairman. Mr. Scott was put in nomination by Lewis L. Delafield and was selected by a vote of nine to one, the Mayor, Comptroller Craig, Mr. Riegelmann and Mr. Scott not voting. Chairman Scott took the chair.

Present when Gov. Miller called the meeting to order were the Mayor, the Comptroller, Mr. Riegelmann, George Cromwell, former Borough President and Republican leader of Richmond; Justice Scott, Mr. Delafield, Alderman John J. Keller, Joseph Levine, Prof. Howard Lee McBain, former Comptroller Herman A. Metz, Col. William Barclay Parsons, Arthur S. Somers and H. P. H. Williams. The absentees were Edward M. Bassett and Frank L. Polk.

Gov. Miller explained that he had called the meeting because it seemed that no one else had the authority to do so. He said he would not venture to intrude any view he might have about charter revision upon a body that is to take the responsibility of making recommendations along that line. He doubted, he said, if the commission can finish its work before the adjournment of the next regular session of this Legislature, and added he would call a special

(Continued on Second Page.)

WOMAN PHYSICIAN FOUND DEAD IN ROAD

Dr. Elizabeth Radom Dies During
Storm at Bridgeport.

BRIDGEPORT, Conn., Dec. 3.—Dr. Elizabeth Radom, thirty, physician and surgeon, was found dead this morning on the Penfield Road, Fairfield. An autopsy is being held by Medical Examiner Dr. W. H. Donaldson of Fairfield.

The body was discovered by Michael Grace, watchman on the estate of Miss Anna B. Jennings. No marks of violence were noted. Indications were that the body had not been exposed to last night's rain.

Yesterday afternoon Dr. Radom told her housekeeper she was going to visit a friend, but failed to do so, it was learned to-day.

Dr. Radom was unmarried and has a mother, Dr. Elizabeth Radom, in Hartford.

GOV. MILLER NOT A CANDIDATE FOR RE-NOMINATION, HE SAYS

"If Any One Can See in Any Act of Mine a
Desire for Second Term, I Would Like
to Know It," He Declares.

Gov. Nathan L. Miller is not and will not be a candidate for renomination. In answer to a question put by reporters at the Hotel Plaza to-day, he said:

"You can emphatically say that I am not a candidate for renomination. When I took office I said I would administer the duties of the office on a one-term basis. If anyone can see in any act of mine anything that could be considered evidence of a desire for second term I would like to have it pointed out."

Speaking of the Transit Commission, which Senator Hiram Johnson of California, special counsel for the city, attacked the other day in the Court of Appeals at Albany, Gov. Miller said:

"The commission is performing the task it was given to perform and I am standing by it. The members have my entire confidence and they deserve the confidence of the community. I am more than pleased—I am satisfied and I believe the people of New York are satisfied."

The Governor will leave to-morrow for Charleston, S. C., to attend a conference of State Governors.

ARBUCKLE JURY DEADLOCK DECLARED DUE TO WOMAN WHO OPPOSES ACQUITTAL

Insisting on a Conviction, She
Is Said to Have Won Over
Two Others.

ACTOR SALUTES FOCH.

Marshal Passes Near Court
Room—Comedian Refreshes
After Night of Rest.

SAN FRANCISCO, Dec. 3.—The jury which must decide whether Roscoe Arbuckle is guilty of killing Virginia Rappe to-day resumed deliberations shortly after 10 A. M. (1 P. M. New York time).

The jury hesitated a moment on the way to the court room to catch a glimpse of Marshal Foch, who had arrived in San Francisco and headed a great parade up Market Street. Spectators and the defendant Arbuckle did the same thing. "Fatty" Carroll rolled down Market Street and stood a minute unnoticed while the big comedian doffed his hat to the hero of the World War.

At 11:15 A. M. the jury had been out nineteen hours and it was said that twelve ballots had been taken. Reports indicated a vote of nine to three for acquittal on the twelfth ballot. A woman juror, standing firm for a conviction was rumored to have brought two more to her side.

Many had believed the jury would agree this morning, but the majority were talking about a disagreement and plans for a new trial.

Persons close to Judge Louderback, presiding at the trial, expressed a belief that the jury would not be discharged until all hopes of agreement had passed and that it might be kept over Sunday.

Arbuckle arrived in a big warm overcoat at 10 A. M. He seemed greatly refreshed and smiled as he chatted with lawyers and shook hands with newspaper men. He had lost the haggardness that was so evident when he left the court room last night.

"We expect a verdict in our favor in due time," declared the defense lawyers, "and even though there be a disagreement it will be a moral victory as long as the majority of the jury stands for acquittal."

"I had a good rest," Arbuckle said. "There was nothing on my mind which would prevent it."

Minta Durfee, the comedian's wife, came with her husband. She appeared more spirited than when they left the court room last night and talked with friends and lawyers.

MRS. GEO. J. GOULD LEAVES ESTATE TO HUSBAND, CHILDREN

Daughters and Granddaughter
Each to Choose Jewelry
by Seniority.

HOUSES TO MR. GOULD.

Special Provision to Friend,
Who Is to Have Care of
Gloria.

TOMS RIVER, N. J., Dec. 3.—The will of Mrs. George J. Gould, who died suddenly while playing golf at her home at Lakewood, N. J., two weeks ago, was admitted to probate by Surrogate U. S. Grant here to-day.

Under the terms of the will the residuary estate is left to the children of Mrs. Gould in trust for life and their heirs. The amount is not stated; no such statement is required under the New Jersey law.

It is provided that Mrs. Gould's daughters, Majorie Gwynne Gould Drexel, Vivien Gould Decies, Edith Gould Wainwright and Gloria and her granddaughter, Edith Kingdon Drexel, shall select from her jewelry each one article in the order named. If any one of these selects a piece of jewelry appraised at more than \$10,000, the excess over that amount is to be paid into the residuary estate.

To George J. Gould, her husband, is left the use during his lifetime, or until he re-marries, of the houses at No. 177 East 64th Street and at the northeast corner of Fifth Avenue and 67th Street, and all they contain except the jewelry and other articles disposed of in other bequests. It is provided he may relinquish the property to the Equitable Trust Company at any time as Mrs. Gould's trustee, and the trust company is authorized to sell the same and put the revenue into the residuary estate.

Mrs. Gould requests that her friend, Caroline Cortis, be continued as a member of the household, who shall have particular care of Gloria Gould, she also asks that her maid, Margaret Meicher, be kept in the household. She gives \$2,000 to Margaret Meicher outright; \$5,000 to George Philip Langford, "my faithful employee in my New York home"; \$2,000 to William Bishop, "faithful employee at Lakewood"; and \$2,000 to James Sever, another house attendant.

The income of a trust fund of \$25,000 is given to Mrs. Lillian Hamilton, the wife of William A. Hamilton; the income of \$50,000 to Caroline Cortis, to go on her death to Charles Ernest Cortis; in both these cases the principal is to revert to the residuary estate on the expiration of the life of the beneficiaries.

An annuity of \$1,200 is left to Maughan Carter.

Two Meissonier paintings are left to Julius W. Noyes.

The executors are George J. Gould, Jay Gould and C. P. Noyes. In the event of the death of George J. Gould, Kingdon Gould is named to take his place. In the event of the death of Mr. Noyes, Julius W. Noyes is to succeed him. The executors are exempted from bond.

George J. Gould is named as the guardian of the daughter, Gloria.

The will was drawn in the New York home of Mrs. Gould July 30, 1920.

**SEIZED "POTATOES"
VALUED AT \$250,000**

Car Load Consigned to New York
Was Whiskey.

RICHMOND, Va., Dec. 3.—Federal prohibition agents to-day seized a carload of liquor passing through Richmond from Georgia, and consigned to parties in New York.

The whiskey was billed as potatoes and is valued at from \$250,000 to \$300,000.

FOSTER SON OF MILLIONAIRE PICKED IN POLICE LINE UP BY N. J. WOMEN AS ASSAILANT

Alexander MacArthur Identified as
Youth Who Attacked Two on
Mountain Path at Cedar Grove—
Arrested After Secret Search.

A pale, good looking, smartly dressed young man who had been booked as Alexander MacArthur, of No. 177 East 78th Street, stood in line with eight other men in the detectives' assembly room in Police Headquarters this afternoon and nervously watched a door through which Detectives Corell and Barth had passed a few minutes before. The door opened and the detectives reappeared escorting a young woman.

She glanced along the line of men, walked to MacArthur, placed her hand on his shoulder and said, "This is the man."

Then the detectives escorted her into the office of Detective Sergeant Gegan, where she collapsed in a chair.

Corell and Barth soon brought in another woman, a matronly appearing woman of middle age. She too walked up to MacArthur, placed her hand on his shoulder and said, "This is the man." But she did not collapse and there was a look of hatred in her eyes as she turned away.

MacArthur, who is the foster son of John R. MacArthur, millionaire treasurer of the MacArthur Bros. Co., No. 120 Broadway, one of the largest general contracting firms in the world, had been identified by Mary Louise Bradshaw, nineteen years old, and Mrs. Helen D. O'Neill, the mother of five children, of Cedar Grove, N. J., as the man who a few weeks ago attacked and assaulted them on a lonely road on top of the mountain between Cedar Grove and Upper Montclair.

"This is a terrible mistake," he protested when the identifications had been completed. "My name is in the Social Register. I couldn't possibly do such a thing."

Miss Bradshaw, a student in the Upper Montclair Normal College, was passing along the mountain road at 10 o'clock on the morning of Oct. 10 when a man appeared from the underbrush, flourishing a knife. Under threats of murder he assaulted her. On Oct. 17 Mrs. O'Neill was attacked by the same man at the same point, in the same circumstances.

The crimes aroused all North Jersey. Poses were formed and the mountains were searched. Gradually the excitement died down, but Chief of Police Watson Ryno of Cedar Grove did not abandon the search.

He learned that in September and the early part of October Alexander MacArthur had been seen several times at the country home of his foster father, which is one of the show places of the vicinity of Cedar Grove. The young man was well known to the citizens of that community. The elder MacArthur not long since presented to the Cedar Grove Fire Department a full equipment of apparatus.

The descriptions given by Miss Bradshaw and Mrs. O'Neill were submitted to scores of citizens of Cedar Grove and Upper Montclair. All agreed that they fitted the appearance of young MacArthur.

Ryno began a search, and unable to find MacArthur, turned the case over to the New York Police Department. A New Jersey warrant was sworn out for MacArthur's arrest.

Gegan, Corell and Barth took up the search in this city. They found that MacArthur was well known in the Tenderloin, that he occasionally called for mail at the Buckingham Hotel in Fifth Avenue, that his foster father and mother were in Europe, and that the MacArthur town house at No. 177 East 78th Street was apparently closed. But they watched the house and arrested the young man as he left it at 10 o'clock this morning.

A sixteen-year-old girl named Rene

DAUGHERTY DENIES MORSE'S PLEA FOR DELAY TILL JAN. 5

Attorney General Orders Ship
Builder to Sail From
Havre Monday.

WASHINGTON, Dec. 3.—Charles W. Morse, shipbuilder and financier, who arrived yesterday at Havre, was directed by Attorney General Daugherty to-day to sail Monday from Havre back to the United States.

The Attorney General at the same time sent a cablegram to the American Embassy in Paris requesting that steps be taken to bring about the return of Morse on the steamer Paris, sailing from Havre Monday.

Mr. Daugherty's cablegram to Morse follows: